ORIGINAL

### **BEFORE THE**

### POSTAL RATE COMMISSION **WASHINGTON, DC 20268-0001**

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**MAILING ONLINE SERVICE** 

Docket No. MC98-1

# **DOUGLAS F. CARLSON** INTERROGATORY TO UNITED STATES POSTAL SERVICE WITNESS LEE GARVEY (DFC/USPS-T1-7)

## August 8, 1998

Pursuant to sections 25 and 26 of the Rules of Practice, I, Douglas F. Carlson, hereby submit this interrogatory to United States Postal Service witness Lee Garvey.

If the witness is unable to provide a complete, responsive answer to a question, I request that the witness redirect the question to a witness who can provide a complete. responsive answer. In the alternative, I request that the question be redirected to the Postal Service for an institutional response.

The instructions contained in my interrogatories to witness Garvey (DFC/USPS-T1-1-6) are incorporated herein by reference.

Respectfully submitted,

Sourly Couls

Dated: August 8, 1998

DOUGLAS F. CARLSON

### DFC/USPS-T1-7.

Please refer to your response to OCA/USPS-T5-3(b) and (g) and OCA/USPS-T5-14(i).

- a. Please confirm that the Dallas P&DC and the North Texas P&DC are two separate facilities. If you do not confirm, please explain the basis for your answer.
- b. If the Mailing Online mail was entered at the Dallas P&DC, as you stated in your interrogatory responses, why does the mailing statement in Exhibit 1 to Response to OCA/USPS-T5-14 have a round stamp that says "North Texas, TX 75099"?

### **CERTIFICATE OF SERVICE**

I hereby certify that I have this day served the foregoing document upon the required participants of record in accordance with section 12 of the *Rules of Practice*.

DOUGLAS F. CARLSON

Dought Couls

August 8, 1998 Emeryville, California